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ATTORNEY-AT-LAW

THOMAS A. JAFFKE, PLC

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November 18, 2011

Ms. Marlene H. Dortch, Secretary Federal Communications Commission 445 12th Street, SW Washington, DC 20554

Re: GC Docket 10-51 PowerVRS, LLC Internet-Based TRS Certification Reapplication

Dear Ms. Dortch:

Please find enclosed the reapplication for certification for Internet-Based TRS Certification, which would, upon approval, allow PowerVRS to resume its video relay service and eventually, text relay service operations.

The updated information contained herein will demonstrate that PowerVRS meets or surpasses the minimum standards delineated in the Federal Communications Commission Orders and Regulations dealing with VRS and text relay services that are reimbursed by the commission.

PowerVRS hereby requests that it be granted a telecommunications relay services certification as soon as possible in order to permit it to resume its services to its customers. Copies of this reapplication will be sent via mail and also electronically.

Your consideration of this reapplication is greatly appreciated.

Very truly yours,

THOMAS A. JAFFKE, PLC

Thomas A. Jaffke TAJ/clb Enclosure

REDACTED VERSION

November 18, 2011

Ms. Marlene H. Dortch, Secretary

Federal Communications Commission

445 12th Street, S.W.

Washington, D.C. 20554

Via Electronic Filing and Overnight Delivery

Re: PowerVRS, LLC: Internet-Based TRS Certification Reapplication (CG Docket 10-51)

Dear Ms Dortch,

Pursuant to Section 64.606(a)(2) of the Commission's rules, PowerVRS, LLC ("PowerVRS" or the "Company") hereby tenders the following documents entitled "The Internet-Based TRS Certification Reapplication" for consideration and approval to continue its Video Relay Service ("VRS") and, eventually, Text Relay Services operations. PowerVRS will demonstrate from this point on that it has met and, in some cases, surpassed the minimum standards delineated in the Federal Communication Commission's ("Commission") Orders and regulations and in the November 15th, 2011 Notice of Denial of Application of PowerVRS, LLC for Certification as a Provider of Video Relay Service Eligible for Compensation from the Interstate Telecommunications Relay Service Fund ("Public Notice"), which deal with the provision of VRS and Text Relay Services that are reimbursed by the Commission. PowerVRS hereby respectfully requests that it be granted a TRS ("Telecommunications Relay Services) certification by as soon as possible for it to resume its service to its customers. Copies of this reapplication have been sent via mail and electronically.

PowerVRS appreciates your consideration on this matter.

Sincerely,

Patrick W. Reece

PowerVRS, President and Owner

cc: Gregory Hlibok (via electronic delivery, gregory.hlibok@fcc.gov)

Cathy Williams (via electronic delivery, cathy.williams@fcc.gov)

Susan Kimmel (via electronic delivery, susan.kimmel@fcc.gov)

PowerVRS

1505 West Court St.

Flint, MI 48503

Before the

Federal Communications Commission

Washington, D.C. 20554

In the Matter of)	
)	CG Docket: No. 10-51
Structure and Practices)	
Of the Video Relay Service Program)	
Re: PowerVRS, LLC: Internet-based TRS C	Certification Reap	pplication
November 18, 2011		
		Patrick W. Reece
		President & Owner

SUMMARY

Pursuant to Section 64.606(a)(2) of the Commission's rules, PowerVRS, LLC ("PowerVRS" or the "Company") hereby tenders the following documents entitled "The Internet-Based TRS Certification Reapplication" for consideration and approval to resume its Video Relay Service ("VRS") and eventually, Text Relay Services operations. PowerVRS was operational since April 12, 2010 and was a subcontractor for a certified VRS provider until November 14-2011 in order to achieve functionality. It followed a business model that reflects closely the integrity and intent of the Commission's Order and regulations.

Review of these updated documents will show that PowerVRS, meets and, in some cases, surpasses the minimum standards delineated in the Federal Communication Commission's ("Commission") Orders and regulations in Section 64.604. These Orders and regulations deal with the provision of VRS and Text Relay Services that are reimbursed by the Commission. As such, PowerVRS humbly asks that it be granted a TRS ("Telecommunications Relay Services) certification as soon as possible.

